

1. AMENDMENT BY REPRESENTATIVE BLACKBURN OF  
TENNESSEE

#1R

**AMENDMENT IN THE NATURE OF A SUBSTITUTE  
TO H.R. 5272  
OFFERED BY MRS. BLACKBURN OF TENNESSEE**

Strike all that follows after the enacting clause, and  
insert the following:

1 **SECTION 1. LIMITATION ON DEFERRED ACTION FOR**  
2 **CHILDHOOD ARRIVALS; RESTRICTIONS ON**  
3 **EMPLOYMENT AUTHORIZATION FOR ALIENS**  
4 **NOT IN LAWFUL STATUS.**

5 No agency or instrumentality of the Federal Govern-  
6 ment may use Federal funding or resources after July 30,  
7 2014—

8 (1) to consider or adjudicate any new or pre-  
9 viously denied application of any alien requesting  
10 consideration of deferred action for childhood arriv-  
11 als, as authorized by Executive memorandum dated  
12 June 15, 2012 and effective on August 15, 2012 (or  
13 by any other succeeding Executive memorandum or  
14 policy authorizing a similar program);

15 (2) to newly authorize deferred action for any  
16 class of aliens not lawfully present in the United  
17 States; or

1           (3) to authorize any alien to work in the United  
2 States if such alien—

3           (A) was not lawfully admitted into the  
4 United States in compliance with the Immigra-  
5 tion and Nationality Act (8 U.S.C. 1101 et  
6 seq.); and

7           (B) is not in lawful status in the United  
8 States on the date of the enactment of this Act.

